BANK OF THE UNITED STATES.

House of Representatives.

Monday, May 14.

Adains, of the Committee appointed on the 15th of March 1832, to examine and report and proceedings of the Bank of the Unite mitted the following REPORT:

member of the committee, were exhibited to them. Had there been a member of the Committee thirating the public press. The politics of the paper had been, or were thought to have been aucrossively lustile and friendly to the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been put all who had dealt with the Bank could have been a work been and the unsulted purity of the public press.

ty. They are responsubscribers and to the To hold them to this competitors, and policient

I Editor at the Bank; a transac

Selection of the control of the cont

no committee of you have been been say in the purious the tockholders would be multied in their property, be cause the Directors had been furthless to their trust and the people bereft of public blessings, because their confidence in the integrity of their agents had been between the integral of their agents. At the close of the long commentary of the majority report, upon the tran-actions between the editors of the New York Conrier and Enquirer, it is observed, that, among the documents exhibited to the Committee and reported to the House, are four other cases of loans at long credit, made by the Bank. The report neither distributions and the commentary of the majority of the

Charman reports they have been compense assument of time."

The complaints made against the Presdect Bank at Portsmouth, New Hampshire, in the of 1820, and the correspondence between the England of War, form a portion of the document and the books and proceedings of the Bank, called the books and proceedings of the Bank, called the committee, and communicated to them. They motived in the report of the chairman, but, integro of the subscriber, are more deserving of the size Congress, and of the nation, than any other parapares commented upon in the report. A refeat this travelled on the center of two of the Engrade of papers commented upon in the report. An estimate year thinly veiled on the part of two of the Erect ments of the general Government to terrest political and pecuniary over the proceeding and its Bianches, a control highly exceptions in the proceeding the control was the control to the contr

political and pecuniary over the proceedings and its Bianches, a control lighty exceptionary ciple, and even contravy to law, appears to have fully disclosed in those papers. He will not himself to inquire into the motives of the expectation of the proceeding public interest that the projected encroschment per were disconcerted and laid aside.

Among the objects of investigation authority of the committee, transcending, in the objects of investigation authority of the committee, transcending, in the standard process of the following of the control of the process of the committee of the process of the committee of their consideration, but deather the President of the Bank, never all the Committee for their consideration, but drawnly the Committee of the committee for their consideration and the committee of the committee for the committee of the The subscriber has found many of them, upon resing his powers of comprehension, but they appear
of a profound dissertation upon coins, currently,
of a profound dissertation upon coins, currently,
many and banking.

The subscriber cannot withhold his admirtable
comprehensive views and profound knowkers for
ject discovered in those inquiries, and believe the
tory answers to them might form a very the first
though somewhat larger volume, to the Legisland
though somewhat larger volume, to the Legisland
the profound of the lank of the United State
led by the indefaugable research and industry of the
House of Representatives, and his associate.
But the research of the profound of the profound
the research of the profound of the presidents of all the lanks
of the United States. And it may be doubted soon
many of the inquiries, a convenious or all the shader
many of the inquiries, a convenious or all the shader
many of the inquiries, a convenious or all the shader. of the United States. And it may be many of the inquiries, a convention of all t world would not be reduced to the necessi-is they found them—to be solved only be segacity of their author. The subscriber of they were presented in clusters, not but

questions might be within the configuration of the committee, but that they are taken has a of heterogeneous matter, that it would have mass of heterogeneous matter, that it would have the Committee to the last moment of their happy, it time to extract the pertinent matter of their happy, it time to extract the pertinent matter of their happy, it time to extract the pertinent matter of their happy to the Committee, to make of this inquiry a great state in upon banking.

Upon the mass of documents and tabular statement of the Committee, and reported to the takes seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperiect a knowledge that he are seriber has so imperient himself, therefore, to those which have becoming the series of the lash, and the series of the lash series of the lash in the report of the Chairman and majority of the series of the lash.

If the clearer of usury, as having became as series and series are series as a series of the lash and series and series and series are series and series and series are series and series are series and series and series are series and ser

10. The charge of usury, as having been the syears since by the Francia Hank, at Leaington, as the sease of the Corporation getter Reports of well in the second volume of Peter Louis and diguided in the Sure Court of the United States of the was one of these upon which the chairman of its she had largely expinied in his speeches, at the first brought forward his resolution of investigation and the too warying the state of the facts as they were do, was obtained by the Committee. It was the shown, that in all the transactions of this case do say the state of the facts as they were shown, that in all the transactions of this case do say the state of the same of

substitute has no hesitation in saying that if the bad been on both sides individuals, the pica upon to be a detendants extricated themselves from the research which they had contracted, which have been in results which they had contracted, which have been in results and discounted a promissory note of Owens for keen in the contracted of the contracted

is the second of a promissory note of Owens to gent had disron, upon which the other defendants were desired that, upon which the other defendants were desired thins, upon which the other defendants were desired the sum of 5,000 dollars in this see, cast from the date of the note. At that is the seed of the Bank of Kentucky, promised to pay the same sum of the Bank of Kentucky were depreciated, the sole of the Bank of Kentucky were depreciated, the sole of the Bank of Kentucky were depreciated, the sole of the Bank of Kentucky were depreciated, the sole of the Bank of Kentucky were depreciated, the sole of the

einen ompelled to perform their lawful engagement inmid ending it by sigmanising themselves with corrup

The riberber will pursue no further this analysis of
zeroon of a najority of the Judges of the Supreme
ten of the United States. In case where the venerter chean is at liberty to harmonize in judgment with
the stand of moral sensibility, there is none to whose
townest and discrimination he would bow with
the stand of moral sensibility, there is none to whose
townest and discrimination he would bow with
the stand of moral sensibility, there is none to whose
townest and discrimination he would bow with
the stand of normal sensibility in the English Retense of lating the standard of a survey or
tense of the standard of authorities." in the English Retense, need back even to the oge of Elizabeth, in
the hast of the Law has beeu in unision with the
trate of justice.
In the of the precedents cited by Judg Johnson, the
fast is add to have observed "there is nothing immorta this transaction but it is against a prohibitory
town." The remark was not wholly applicable to the
wealthe Bank of the United States against Owens
to the Bank of the United States against Owens
to the said was anothing it immoral. There was something
tapefoundly unnoral, though not on the part of the
te. Even the violation of the publishiory statue
sat inference against the fact, from the conflession
noted to a denutrer. The Bank was first debarred
as he recovery of a just debt, and branded with
too the notes of the Bank of Kentucky, when in
there was not a cent of usury taken or even rerser

A. Be tubertiber, however, cannot suppress his surprise
withis tax elected and should work between

pixel the notes of the Bank of Kentucky, when in rithere was not a cent of usury taken or over rereser of the substitute, however, cannot suppress his surprise actis case should have been selected and should now be risked in, as the head and front of the offences of the back of the underdost since. Not above, because, upon a thorse he cannination of the facts, as they appear upon the face like Report, it is the stude conviction of his mind that, sugbout the whole of this transaction, the Bank was the accest and deeply injured party—not alone, because he was it would be the running of injustice to hold the Bank face binds faits responsible in his charter for an unlucky miner pleaded secure years ago, in a suit brought by the back at Leinigna, against delinquent debtors. But be accepted and the proposing running fait and birectors of the Parent. Bank culpar's all the ministees in pleading of the Branch at Lexing-List miscations of the years standing.

If easy there were, it was the usury not of Nicholas Bideals in Bidentials of the proposition of the proposition

Let the be consummated without censure or animal vertagened it within their competency to report is that save deemed it within their competency to report is that save does do the issuing of the Branch drafts or notes. Upon pelept, there was nothing of any moment for the investage of the Committee to discover. Their existence, the save of the Committee to discover. Their existence, the save of the Committee to discover. Their existence, the save of the Committee to discover. Their existence, the save of the Committee start and the control of the Bank to impuries instituted and the control of the Bank to impuries instituted the save of the Committee start and the control of the Bank to Congress. They had substituted the save of the Committee start and the save of the Committee start and the save of the Committee start and the save of the Committee start of the save of the majority of the Committee states, the detail, they do by the President and Cashiers of the save and Director of the majority of the Committee states, the detail, they are the majority of the Committee states, the detail, they are the majority of the Committee states, the detail, they are noted in the save of the save and Director of the majority of the Committee of the Bank to Congress for an additional control of the Committee of the Bank to Congress for an additional control of the Committee of the Bank to Congress for an additional control of the Committee of the Bank to Congress for an additional control of the Committee of the Bank to Congress for an additional control of the Committee of the Bank to Congress for an additional control of the Committee of the Bank to Congress for an additional control of the Committee of the Bank to Congress are not season as the control of the Save Appendix which, in the Save are an additional control of the Committee of the Committee of the Committee of the Bank to Congress are an additional conditional control of the Committee of the Congress of the Congress of the Congress of the Congress of the Congress

lively issued eight or ten copper counters, each of about the weight of a half a cent, and decreed that they should pass for Swedish silver dollars. His own creditors were competed to receive them; but to pass them off upon others at the same rate was beyond his power. With two metallic legal tenders of different intriusic value, the Bank, like every other corporation or individual, has the option, and always will make the policy, and always will make the option, to pay in the tender of lowest value. Their debuses having the same option, will as universally, pay the corporation in the same tender of lowest value. To desire at an advance, would be to equel them, unless as polecial deposites, forcer from their vaults. To forbid the Bank from receiving foreign silver or donests gold exide posites, forcer from their vaults. To forbid the Bank from paying them at an advance would be prohibitton with the benght and sold, by all the brokers and State which will be benght and sold, by all the brokers and State of the United States or not.

The participation of the Bank in the traffic, far from tonding the mineral currency uncertain and fluctuating, has a tender of the desired the legal value of the coin, and render that portion set the metallic currency uncertain and fluctuating, has a tender of the desired to the same extent of the restrictions and individual reverse. For online the same extent of the assistant its, and in the later, it would be institutions and individual reverse. The former case the thermore nor less than it is, and in the later, it would be much greater. Remainder to-marraw.

ning is more clearly established by the universal expe-of mankind, than the impotence of despoism itself, to the value of the precious metals. Every attempt to exact a state of the precious metals. Every attempt to exact a state of the state of the state of the Charles Att. of Sweden, once transmitted a mer-the Senate of the kingdom, that he would send to